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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/902,415	07/10/2001	John Andrew Kastelic	01-APPN-01	8251
7590 06/21/2005		EXAMINER		
John A. Kastelic 17828 Rosecliff Road			SHEPARD, JUSTIN E	
Cleveland, OH 44119-1346			ART UNIT	PAPER NUMBER
			2617	

DATE MAILED: 06/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/902,415	KASTELIC, JOHN ANDREW				
Office Action Summary	Examiner	Art Unit				
	Justin E. Shepard	2617				
The MAILING DATE of this communication apperiod for Reply	opears on the cover sheet with th	ne correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).		te timely filed days will be considered timely. from the mailing date of this communication. DNED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	Responsive to communication(s) filed on					
2a) ☐ This action is FINAL . 2b) ☒ This action is non-final.						
• •	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) 1-13 is/are pending in the application 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-13 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and are subject.	awn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Examir	ner.					
10) The drawing(s) filed on is/are: a) ac	0) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the corre		•				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies of the certified copies of the priority document copies.	nts have been received. nts have been received in Applic fority documents have been rece au (PCT Rule 17.2(a)).	cation No eived in this National Stage				
Attachment(s)	A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(DTO 442)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	Paper No(s)/Ma	4) Interview Summary (PTO-413) Paper No(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	8) 5) Notice of Inform 6) Other:	nal Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rosser in view of Katayama.

Referring to claims 1 and 4, Rosser discloses a method of broadcasting activity occurring in a baseball game (figure 1), wherein the activity includes one or more base runners occupying bases in a field where the baseball game is being played (figure 2, part 44), comprising the steps of: (i) providing a video image of activity occurring in the baseball game (column 1, lines 12-13, 17); (ii) creating a graphic overlay for the video image (column 4, lines 8-13), and (iii) combining the graphic overlay and the video image to create a combined image comprising the graphic overlay and the video image (column 4, lines 42-43).

Rosser does not disclose a method where the graphic overlay providing indicia representing identity information of the one or more base runners occupying bases is created; and where the indicia representing identity information of the one or more base runners occupying bases is provided in the form of uniform numbers of the base runners.

Katayama discloses a method where the graphic overlay providing indicia representing identity information of the one or more base runners occupying bases is created; and where the indicia representing identity information of the one or more base runners occupying bases is provided in the form of uniform numbers of the base runners. (page 2, paragraph 51, lines 7-9; figure 7, parts 4, 5 and 11).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify the base graphic disclosed in Rosser to include the uniform numbers as taught by Katayama. The motivation for doing this would have been because it would be preferable that the numerals shown in the boxes denoting players to actually conform with the uniform numbers of the actual players (page 2, paragraph 51, lines 3-5).

Referring to claim 2, Rosser discloses a method of claim 1, wherein the step of combining the graphic overlay and the video image comprises the step of overlying the graphic overlay over only a minor portion of the video image (figure 2, part 44; Note: the base graphic alone takes up a minor portion of the screen).

Referring to claim 3, Rosser discloses a method of claim 1, wherein the step of providing a video image comprises providing a real-time image of activity occurring in the baseball game (column 1, lines 12-13).

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Referring to claims 5 and 6, Rosser discloses a method of claim 1, wherein: (i) the step of providing a video image of activity occurring in the baseball game comprises generating a video image signal using a (ii) video image source (figure 1, part 12); the step of creating a graphic overlay for the video image comprises the step of generating a video graphic signal using a graphic overlay generator (column 4, lines 8-13); and (iii) the step of combining the graphic overlay and the video image to create a combined image comprising the graphic overlay and the video image comprises the step of mixing the video image signal and the video graphic signal using a mixer (column 4, lines 42-43; figure 1, part 26); and where the combined image is provided in the form of a mixed video signal output by the mixer, the mixed video signal capable of being broadcast to a viewing screen (figure 1, part 29).

Referring to claims 7 and 10, Rosser discloses a system for of broadcasting activity occurring in a baseball game (figure 1), wherein the activity includes one or more base runners occupying bases in a field where the baseball game is being played (figure 2, part 44), comprising: (i) a video image source for providing a video image signal representing activity occurring in the baseball game (column 1, lines 12-13, 17); (ii) a graphic overlay generator for creating a graphic overlay for the video image in the form of a video graphic signal (column 4, lines 8-13), and (iii) a video mixer for combining the graphic overlay and the video image to create a combined image comprising the graphic overlay and the video image (column 4, lines 42-43).

Rosser does not disclose a system where the graphic overlay providing indicia representing identity information of the one or more base runners occupying bases is created; and where the indicia representing identity information of the one or more base runners occupying bases is provided in the form of uniform numbers of the base runners.

Katayama discloses a system where the graphic overlay providing indicia representing identity information of the one or more base runners occupying bases is created; and where the indicia representing identity information of the one or more base runners occupying bases is provided in the form of uniform numbers of the base runners (page 2, paragraph 51, lines 7-9; figure 7, parts 4, 5, and 11).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify the base graphic disclosed in Rosser to include the uniform numbers as taught by Katayama. The motivation for doing this would have been because it would be preferable that the numerals shown in the boxes denoting players to actually conform with the uniform numbers of the actual players (page 2, paragraph 51, lines 3-5).

Referring to claim 8, Rosser discloses a system of claim 7, wherein the graphic overlay covers only a minor portion of the video image (figure 2, part 44; Note: the base graphic alone takes up a minor portion of the screen).

Referring to claim 9, Rosser discloses a system of claim 7, wherein the video image signal is a real-time image signal of activity occurring in the baseball game (column 1, lines 12-13).

Referring to claim 11, Rosser discloses a system of claim 7, wherein the combined image is provided in the form of a mixed video signal output by the video mixer (column 4, lines 42-43; figure 1, part 26), the mixed video signal capable of being broadcast to a viewing screen (figure 1, part 29).

Referring to claims 12 and 13, Rosser discloses an improved graphic overlay for a video image of activity occurring in a baseball game (figure 2, part 44).

Rosser does not disclose an improved graphic overlay where the activity includes one or more base runners occupying bases in a field where the baseball game is being played, the improved graphic overlay providing indicia representing identity information of the one or more base runners occupying bases; and where the indicia representing identity information of the one or more base runners occupying bases is provided in the form of uniform numbers of the base runners.

Katayama discloses an improved graphic overlay where the activity includes one or more base runners occupying bases in a field where the baseball game is being played, the improved graphic overlay providing indicia representing identity information of the one or more base runners occupying bases; and where the indicia representing identity information of the one or more base runners occupying bases is provided in the

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form of uniform numbers of the base runners (page 2, paragraph 51, lines 7-9; figure 7, parts 4, 5, and 11).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to modify the base graphic disclosed in Rosser to include the uniform numbers as taught by Katayama. The motivation for doing this would have been because it would be preferable that the numerals shown in the boxes denoting players to actually conform with the uniform numbers of the actual players (page 2, paragraph 51, lines 3-5).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Justin E. Shepard whose telephone number is (571) 272-5967. The examiner can normally be reached on 8-5:30 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Kelley can be reached on (571)272-7331. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JS

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TECHNOLOGY CENTER 2600